

February 9, 1973

in the committee that said "with the approval of the local governing board". Since we are asking the state Director to step in and set up locations in county, city, and municipally owned property, we felt that, at least, they ought to have some voice in the matter and I noticed that when the committee report came out, the committee amendments did not include that portion of the amendment which I, in my recollection, was sure we adopted in committee. But it was not in there and I was wondering would you have any objection to adding the phrase right after this "county, city, or municipally owned or controlled property" "with the approval of the local governing body".

SPEAKER: Senator Moylan.

SENATOR MOYLAN: Could you locate that for me in the bill? I didn't get that.

SENATOR GOODRICH: Oh. Page 2, Line 17 or actually it starts with Line 16 right after the stricken matter in 16. That's your new material. On line 16, it says "or any county, city, etc.". Do you see it? Oh. Is that your amendment?

SENATOR MOYLAN: Well, no, I would not object to that amendment. I am sure they would be willing to have any concessions that they're necessary to make it conform to business practices.

SENATOR GOODRICH: Ok. Could the clerk write the proper wording for that and I will come up and sign it and I would move the adoption of an amendment that strictly does one thing and that is that if the Director of Public Institutions goes into a city, county, or municipally controlled building and tries to set up a stand of some sort there that the local governing affected has the right to approve or reject his actions. And that is the sole purpose of the amendment.

SPEAKER: Do you all understand the amendment? Is there need for discussion of the Goodrich amendment? Senator Kennedy, do you wish to discuss the amendment?

SENATOR KENNEDY: Mr. Chairman, and fellow members, just enough to say

(End of Belt #10)